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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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RICHARD M. SHARKANSKY PO BOX 557			NGUYEN, MIKE		
MASHPEE, MA 02649			ART UNIT	PAPER NUMBER	
			2182	· · · · · · · · · ·	
		•	DATE MAILED: 02/17/200	DATE MAILED: 02/17/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commons	09/539,966	MACARTHUR, STEPHEN D.				
Office Action Summary	Examiner	Art Unit				
	Mike Nguyen	2182				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on RCE	<u>12/08/2004</u> .					
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.					
3) Since this application is in condition for allowant closed in accordance with the practice under E						
Disposition of Claims						
4) ☐ Claim(s) 1-31 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-31 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers		,				
9) The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>31 March 2000</u> is/are: a	☑ The drawing(s) filed on <u>31 March 2000</u> is/are: a)☐ accepted or b)☑ objected to by the Examiner.					
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correcti	• • • • • • • • • • • • • • • • • • • •	•				
Priority under 35 U.S.C. § 119		8 . A. A				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 1/4/05 & 12/8/04.		atent Application (PTO-152)				

Application/Control Number: 09/539,966 Page 2

Art Unit: 2182

DETAILED ACTION

1. Claims 1-31 are pending for the examination.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/08/2004 has been entered.

Drawings

3. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Double Patenting

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

5. Claims 1-31 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-75 of copending Application No. 09/540,828. Although the conflicting claims are not identical, they are not

patentably distinct from each other because it would have been obvious to be not grouped "a plurality of first directors" and "a plurality of second directors" into "a plurality of first director boards" and "a plurality of second director boards" in the system interface, or the data storage system in order to provide more reliable in transferring data of system interface and to protest against total system failure in the event of a failure in a component or subassembly of the storage system. In addition, it would have been obvious to put "a switch" in either the boards or the

message network or both in order to provide same motivation as above.

- 6. Claims 1-31 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-16 of copending Application No. 09/540,825. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to put "a pair of message network boards having a switch network" the message network in order to provide more reliable in transferring data of system interface and to protest against total system failure in the event of a failure in a component or subassembly of the storage system.
- Claims 1-31 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-2, 5-6 and 9-10 of U.S. Patent No. 6,651,130 B1. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to be not grouped "a plurality of first directors" and "a plurality of second directors" into "a plurality of first director boards" and "a plurality of second director boards" in the system interface or the data storage system in order to provide more reliable in transferring data of system interface and to protest against total system failure in the event of a failure in a component or subassembly of the storage system. In addition, it would

Application/Control Number: 09/539,966 Page 4

Art Unit: 2182

have been obvious to include "a common bus, such as interconnecting the data pipe, the microprocessor, and the controller" in order to provide same motivation as above.

8. This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 1-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Martin et al. (U.S. Pat. No. 5,214,768) in view of Gaskins (U.S. Pat. No. 5,903,911).

As to claim 1, Martin teaches a system interface comprising:

- (a) a plurality of first director boards (it is inherently to combine a plurality of first directors (figure 1 elements 14, 16, 18, 19) into a plurality of director boards), each one of the first director boards having:
- (i) a plurality of first directors (see figure 1 elements 14, 16, 18, 19 and column 5 lines 20-30); and
- (ii) a crossbar switch having input/output ports coupled to the first directors on such one of the first director boards and a pair of output/input ports (see figures 2A, 3 element 122 and column 10 line 46 to column 11 line 25);
- (b) a plurality of second director boards (see figure 1 element 56 and column 5 lines 53-58), each one of the second directors boards having:

Application/Control Number: 09/539,966

Art Unit: 2182

Page 5

- (i) a plurality of second directors (see figure 1 element 48 and column 5 lines 49-58); and
- (ii) a crossbar switch having input/output ports coupled to the second directors on such one of the second director boards and a pair of output/input ports (see figure 2B element 48 and figure 8);
- (c) a data transfer section coupled to the plurality of first and second directors (see figure 2 element 42 and column 7 lines 25-34 and column 14 lines 4-18);
- (d) a message network coupled to the pair of output/input ports of each one of the directors boards of the plurality of the first director boards and to the pair of output/input ports of each one of the directors boards of the plurality of second director boards (see figures 5, 6 and column 14 lines 37-45 figure 2 element 42 and column 7 lines 25-34 and column 14 lines 4-18); and

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: a cache memory, the message network operative independently of the data transfer section, and wherein the first and second directors control data transfer between the first directors and the second directors in response to messages passing between the first directors and the second directors through the message network to facilitate data transfer between first directors and the second directors with such data passing through the cache memory in the data transfer section. Gaskins; however, teaches a cache memory (see figure 2 element 206), the message network operative independently of the data transfer section (see figure 2 element 208), and wherein the first and second directors control data transfer between the first directors and the second directors in response to messages passing between the first directors and the second directors with such data passing through the

cache memory in the data transfer section (see figures 3, 4 and column 9 lines 10-65). Given the teaching of Gaskins, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52).

As to claim 2, Martin teaches the system interface recited in claim 1 wherein each one of the first directors includes:

a data pipe coupled between an input of such one of the first directors and the cache memory (see figure 3 and column 10 lines 56-62);

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: a controller. Gaskins; however, teaches a controller for transferring the messages between the message network and such one of the first directors (see column 9 lines 12-14, 41-43). Given the teaching of Gaskins, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52).

As to claims 3 and 4, Martin teaches the system interface wherein each one of the second directors includes:

a data pipe coupled between an input of such one of the second directors and the cache memory (see figure 8 element 316 and column 15 lines 62-66);

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: a controller. Gaskins; however, teaches a controller for transferring the messages between the message network and such one of the second directors (see column 9 lines 21-30, 45-65). Given the teaching of Gaskins, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52).

As to claim 5, Martin teaches the system interface recited in claim 1 wherein each one of the first directors includes:

a data pipe coupled between an input of such one of the first directors and the cache a memory (see figure 3 and column 10 lines 56-62);

a microprocessor (see figure 3 elements 124, 126, 128); and

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: a controller. Gaskins; however, teaches a controller coupled to the microprocessor and the data pipe for controlling the transfer of the messages between the message network and such one of the first directors and for controlling the data between the input of such one of the first directors and the cache memory (see column 9 lines 12-30, 41-65). Given the teaching of Gaskins, a person having ordinary skill in the art

would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52).

As to claims 6 and 7, Martin teaches the system interface wherein each one of the second directors includes:

a data pipe coupled between an input of such one of the second directors and the cache memory (see figure 8 element 316 and column 15 lines 62-66);

a microprocessor (see figure 8 element 318); and

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: a controller. Gaskins; however, teaches a controller coupled to the microprocessor and the data pipe for controlling the transfer of the messages between the message network and such one of the second directors and for controlling the data between the input of such one of the second directors and the cache memory (see column 9 lines 12-30, 41-65). Given the teaching of Gaskins, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52).

Claim 8 is of similar scope as claim 1 and is therefore rejected under same rationale. Martin also teaches a data storage system for transferring data between a host computer/server and a bank of disk drives through a system interface (see figure 1 elements 12, 44).

Claims 9-14 are of similar scope as claims 2-7 and are therefore rejected under same rationale.

Claim 15 is of similar scope as claim 1 and is therefore rejected under same rationale. Martin also teaches the data transfer section is also coupled to output/input port of the crossbar switch of each one of the plurality of first director boards and to the output/input port of the crossbar switch of each one of the plurality of second director boards (see figure 7 and column 14 lines 4-26).

Claims 16-21 are of similar scope as claim 2-7 and are therefore rejected under same rationale.

Claim 22 is of similar scope as claim 8 and is therefore rejected under same rationale. Martin also teaches the data transfer section is also coupled to output/input port of the crossbar switch of each one of the plurality of first director boards and to the output/input port of the crossbar switch of each one of the plurality of second director boards (see figure 7 and column 14 lines 4-26).

Claims 23-28 are of similar scope as claims 2-7 and are therefore rejected under same rationale.

Claim 29 is of similar scope as claim 22 and is therefore rejected under same rationale. Martin also teaches a data storage system for transferring data between a host computer/server and a bank of disk drives through a system interface (see figure 1 elements 12, 44).

As to claim 30, Martin teaches a system interface comprising:

- (a) a plurality of first director boards (it is inherently to combine a plurality of first directors (figure 1 elements 14, 16, 18, 19) into a plurality of director boards), each one of the first director boards having:
- (i) a plurality of first directors (see figure 1 elements 14, 16, 18, 19 and column 5 lines 20-30); and
- (ii) a crossbar switch having input/output ports coupled to the first directors on such one of the first director boards and a pair of output/input ports (see figures 2A, 3 element 122 and column 10 line 46 to column 11 line 25);
- (b) a plurality of second director boards (see figure 1 element 56 and column 5 lines 53-58), each one of the second directors boards having:
 - (i) a plurality of second directors (see figure 1 element 48 and column 5 lines 49-58); and
- (ii) a crossbar switch having input/output ports coupled to the second directors on such one of the second director boards and a pair of output/input ports (see figure 2B element 48 and figure 8);

Application/Control Number: 09/539,966

Art Unit: 2182

Page 11

- (c) a data transfer section coupled to the data ports of the plurality of first and second directors (see figure 2 element 42 and column 7 lines 25-34 and column 14 lines 4-18);
- (d) a message network coupled to the pair of output/input ports of each one of the directors boards of the plurality of the first director boards and to the pair of output/input ports of each one of the directors boards of the plurality of second director boards (see figures 5, 6 and column 14 lines 37-45 figure 2 element 42 and column 7 lines 25-34 and column 14 lines 4-18); and

Although the system interface taught by Martin shows substantial features of the claimed invention (discussed above), it fails to explicitly teach: each one of the directors having a data port and a message port, a cache memory, and wherein the first and second directors control data transfer between the first director and the second director with data in such data transfer passing through the cache memory in response to messages passing between the first director and the second director through the message network. Gaskins; however, teaches each one of the directors having a data port and a message port (see figure 2 and column 7 lines 5-14), a cache memory (see figure 2 element 206), and wherein the first and second directors control data transfer between the first director and the second director with data in such data transfer passing through the cache memory in response to messages passing between the first director and the second director through the message network (see figures 3, 4 and column 9 lines 10-65). Given the teaching of Gaskins, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Martin by employing the well known or conventional feature of the system interface, such as taught by Gaskins, in order to provide increasing the bandwidth of the data transfer section (see column 4 lines 39-52)

Claim 31 is of similar scope as claim 1 and is therefore rejected under same rationale.

Gaskin also teaches each one of the messages includes a destination field (see column 7 lines 66-67).

Response to Amendment

In response to the applicant's arguments that "cache controller 208 of Gaskins does not pass messages between the directors through it". Examiner disagrees, in column 7 lines 15-22 and figs 2-4 column 7 lines 30-38 and column 9 lines 10-65, clearly indicates that the cache controller 208 couples between a multi-processor (or first directors) and variety of peripherals (or second directors) because the computer system 200 (in fig. 2) may be adapted to the multi-processor and the variety of peripherals. Also, the cache controller 208 is used to pass read/write request signals (messages) between multiprocessor and the variety peripherals but cache memory 206 is used to store read/write data.

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mike Nguyen whose telephone number is 571 272-4153. The examiner can normally be reached on 8:00AM-4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on 571 272-4146. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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Mike Nguyen Patent Examiner Group Art Unit 2182

02/11/2005

JEFFREY GAFFIN

SUPERVISORY PATENT EXAMINER

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